

### REMARKS

In response to the non-final Office Action, Applicant amends the present application herein to respectively incorporate the subject matter of claims 45 and 48 into base independent claims 36 and 39, and Applicant cancels claims 45 and 48.

Applicant further adds new claims 49-53 that depend from claim 36 and submits that claims 49-53 are allowable at least for the reasons that such claims depend from an allowable independent claim.

Additionally, Applicant adds new independent claim 54 and claims 55-60 dependent thereon. Applicant submits that new claim 54 is allowable at least because of the claimed recitation that the display is “adjustably suspended vertically directly above said headrest of said dental chair, with said display screen disposed in an orientation facing said headrest, for viewing by the person received in said dental chair.” Applicant submits that none of the references of records discloses or teaches, *inter alia*, an arrangement for variably supporting a display that includes a dental chair with the display “adjustably suspended vertically directly above said headrest of said dental chair, with said display screen disposed in an orientation facing said headrest, for viewing by the person received in said dental chair.” Such arrangement is disclosed, for example, by FIGS. 1 and 8 of the present application. Moreover, a commercial embodiment of Applicant’s invention arranged in such disposition is shown in the four photographs of the attached Exhibit.

With regard to technical objections to the drawings and specification, Applicant also amends the application to overcome such objections.

Applicant submits that no new matter is added by any of these amendments.

With regard to the prior restriction/election requirement set forth by the Examiner in the present application, Applicant identifies that claims 36, 39, 41-43, 46, and 49-60 are drawn to elected Invention I (i.e., an electronic display assembly/arrangement, classified in class 248,

subclass 125.7). Applicant also identifies claims 36, 39, 41-43, 46, and 49-60 as being generic to Species I (which has been elected) and to Species II, but not generic to Species III.

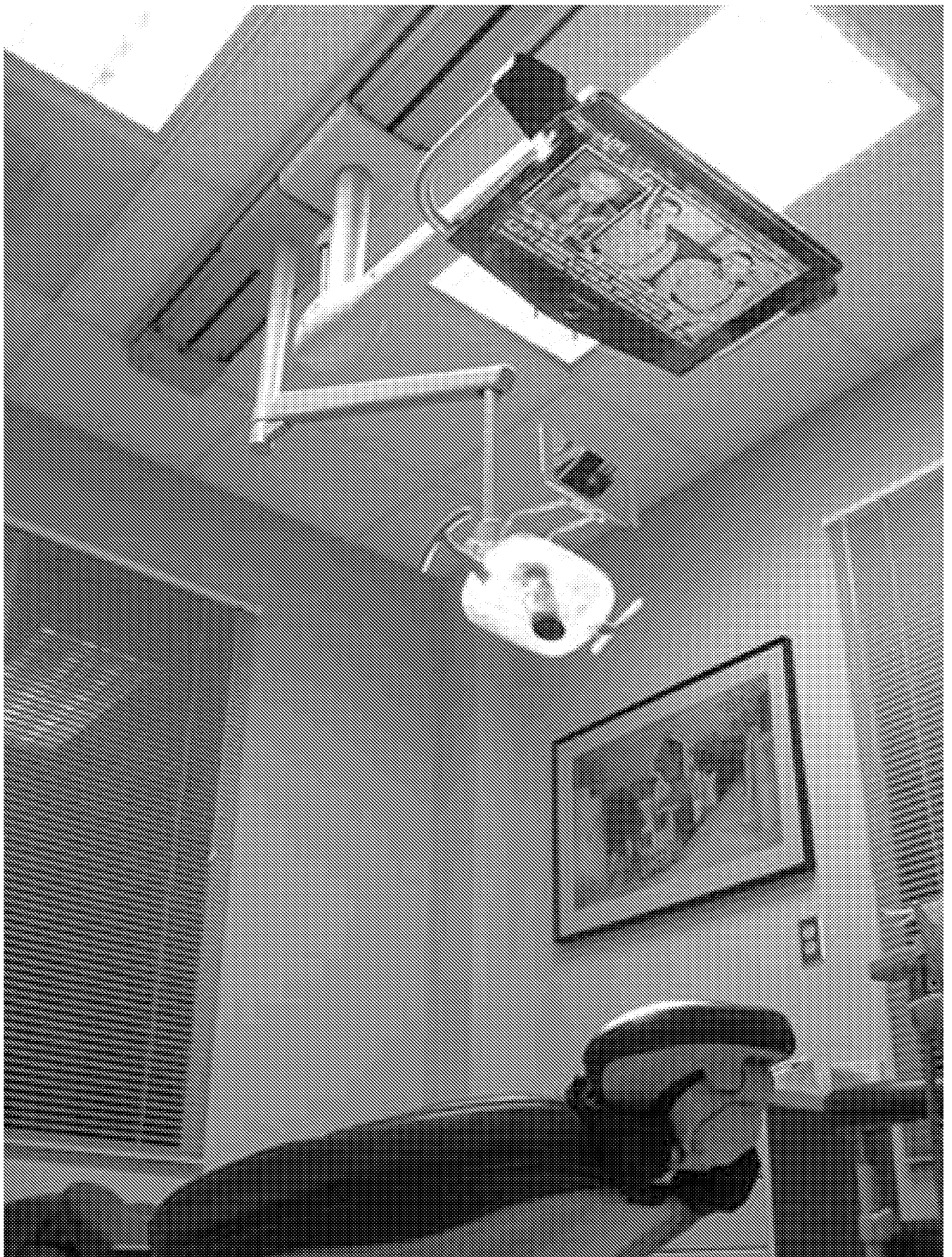
In order to facilitate prosecution, it is respectfully requested that the Examiner contact the undersigned if any further action is deemed necessary by the Examiner in order to gain allowance of the present application, and if such further action may be accomplished through an Examiner's amendment or otherwise.

Respectfully submitted,  
TILLMAN WRIGHT, PLLC

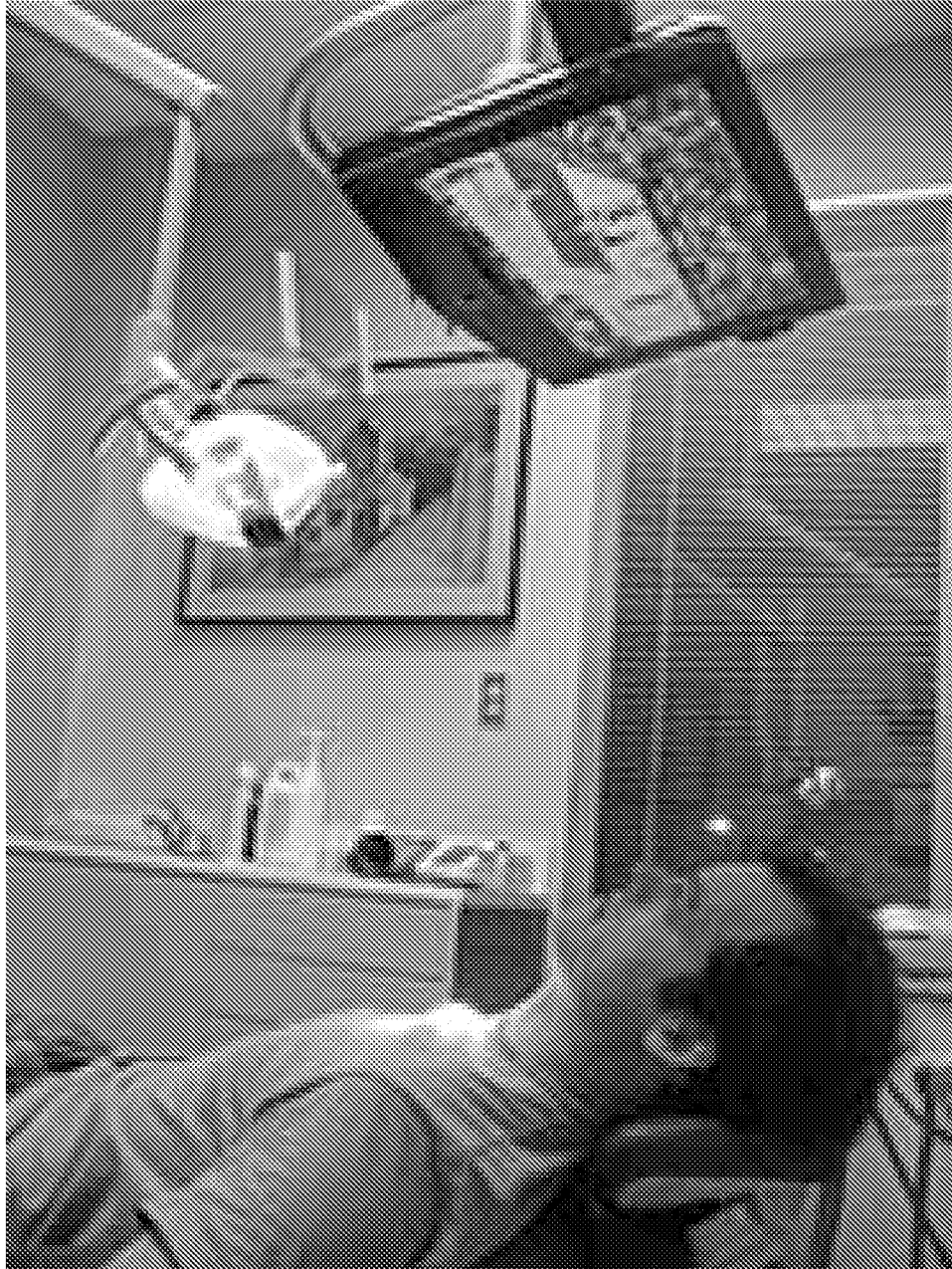
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**Exhibit 1 – Photo #1**



**Exhibit 1 – Photo #2**



**Exhibit 1 – Photo #3**



**Exhibit 1 – Photo #4**